United States District Court

for the

Southern District of Alabama

U	Inited States of America	ı		
	v.) N)	
Jollan Johnson			Case No:	09-00200
			USM No:	10782-003
Date of Original J		March 1, 2011) D== 0 =	
	Amended Judgment: <u>D</u> ended Judgment if Any)	ecember 7, 2011	Pro Se Defendant's	Attorney
ose Dure of Lust IIII	enaca suagment ij 11ny)		Dejenaani s	Morney
O				NTENCE REDUCTION
	PUR	SUANT TO 18	8 U.S.C. § .	3582(c)(2)
§ 3582(c)(2) for a subsequently been § 994(u), and hav	reduction in the term on lowered and made retain	of imprisonment improactive by the Unitotion, and taking into	posed based or ed States Sent o account the	of Prisons the court under 18 U.S.C. in a guideline sentencing range that has tencing Commission pursuant to 28 U.S.C. policy statement set forth at USSG §1B1.10 that they are applicable,
IT IS ORDEREI DENII the last judgment issu			previously im	posed sentence of imprisonment (as reflected in d to
	(Com	plete Parts I and II of P	age 2 when moti	on is granted)
ADDITIONAL (COMMENTS			
				act of 2010, as he was originally sentenced in aded guidelines were applied.
-	ise provided, all provisi	ons of the judgment	t dated	shall remain in effect.
IT IS SO ORDE	RED.			
Order Date: _	May 24, 2013			/s/ Callie V. S. Granade Judge's signature
Effective Date:				United States District Judge
	(if different from order date)	-		Printed name and title